

of its personnel including resumes of those in key positions and copies of position descriptions; copies of a typical test report; a summary of its listing, labeling, and follow-up services; a statement of its independence as a testing laboratory; appeals procedure; calibration laboratories; and a copy of its Operations Manuals for Quality control and Audit, Test Form Instruction, and Compliance Labeling Field.

Nine major areas were examined in depth during the on-site laboratory evaluation: facility; test equipment; calibration program; test and evaluation procedures; test reports; records; quality assurance program; follow-up listing program; and personnel.

The discrepancies noted by the survey team during the on-site evaluations were adequately responded to [Exs. 2B(2) and 2C(2)] following the final on-site evaluations [Exs. 2B(1) and 2C(1)]. With the preparation of the final report, the survey team was satisfied that the testing facility appeared to meet the necessary criteria required by the standard, and so noted in the On-Site Review Reports (Surveys). (See Exs. 2B and 2C).

Following a review of the application file and the on-site survey reports of the ETI Pleasanton and Anaheim, California facilities, the NRTL Recognition Program staff concluded that the applicant appeared to have met the requirements for recognition as a Nationally Recognized Testing Laboratory for the above noted facilities and, therefore, recommended to the Assistant Secretary that the application be preliminarily approved.

Based upon a review of the completed application file and the recommendation of the staff, the Assistant Secretary has made a preliminary finding that the Electro-Test, Inc. facilities for which accreditation was requested (Pleasanton and Anaheim, California) can meet the requirements for recognition as required by 29 CFR 1910.7.

All interested members of the public are invited to supply detailed reasons and evidence supporting or challenging the sufficiency of the applicant's having met the requirements for recognition as a Nationally Recognized Testing Laboratory, as well as Appendix A, of 29 CFR 1910.7. Submission of pertinent written documents and exhibits shall be made no later than August 8, 1995, and must be addressed to the NRTL Recognition Program, Office of Variance Determination, Room N 3653, Occupational Safety and Health Administration, U.S. Department of Labor, 200 Constitution Avenue, NW.,

Washington, DC 20210. Copies of the ETI, Inc. application, the laboratory survey report, and all submitted comments, as received, (Docket No. NRTL-2-94), are available for inspection and duplication at the Docket Office, Room N 2634, Occupational Safety and Health Administration, U.S. Department of Labor, at the above address.

The Assistant Secretary's final decision on whether the applicant (Electro-Test, Inc.) satisfies the requirements for recognition as an NRTL will be made on the basis of the entire record including the public submissions and any further proceedings that the Assistant Secretary may consider appropriate in accordance with Appendix A of Section 1910.7.

Signed at Washington, DC, this 5th day of June, 1995.

Joseph A. Dear,

Assistant Secretary.

[FR Doc. 95-14181 Filed 6-8-95; 8:45 am]

BILLING CODE 4510-26-M

NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

Records Schedules; Availability and Request for Comments

AGENCY: National Archives and Records Administration, Office of Records Administration.

ACTION: Notice of availability of proposed records schedules; request for comments.

SUMMARY: The National Archives and Records Administration (NARA) publishes notice at least once monthly of certain Federal agency requests for records disposition authority (records schedules). Records schedules identify records of sufficient value to warrant preservation in the National Archives of the United States. Schedules also authorize agencies after a specified period to dispose of records lacking administrative, legal, research, or other value. Notice is published for records schedules that (1) propose the destruction of records not previously authorized for disposal, or (2) reduce the retention period for records already authorized for disposal. NARA invites public comments on such schedules, as required by 44 USC 3303a(a).

DATES: Request for copies must be received in writing on or before July 24, 1995. Once the appraisal of the records is completed, NARA will send a copy of the schedule. The requester will be given 30 days to submit comments.

ADDRESSES: Address requests for single copies of schedules identified in this notice to the Records Appraisal and Disposition Division (NIR), National Archives and Records Administration, College Park, MD 20740. Requesters must cite the control number assigned to each schedule when requesting a copy. The control number appears in the parentheses immediately after the name of the requesting agency.

SUPPLEMENTARY INFORMATION: Each year U.S. Government agencies create billions of records on paper, film, magnetic tape, and other media. In order to control this accumulation, agency records managers prepare records schedules specifying when the agency no longer needs the records and what happens to the records after this period. Some schedules are comprehensive and cover all the records of an agency or one of its major subdivisions. These comprehensive schedules provide for the eventual transfer to the National Archives of historically valuable records and authorize the disposal of all other records. Most schedules, however, cover records of only one office or program or a few series of records, and many are updates of previously approved schedules. Such schedules also may include records that are designated for permanent retention.

Destruction of records requires the approval of the Archivist of the United States. This approval is granted after a thorough study of the records that takes into account their administrative use by the agency of origin, the rights of the Government and of private persons directly affected by the Government's activities, and historical or other value.

This public notice identifies the Federal agencies and their subdivisions requesting disposition authority, includes the control number assigned to each schedule, and briefly describes the records proposed for disposal. The records schedule contains additional information about the records and their disposition. Further information about the disposition process will be furnished to each requester.

Schedules Pending

1. Department of Commerce, Economic Development Administration (N1-378-95-1). Public Works Project Case Files.

2. Department of Interior (N1-48-93-4). Appointment books and daily schedules maintained within the Office of the Secretary.

3. Department of State, Bureau of Legislative Affairs (N1-59-95-8). Copies of documents sent to Congress in response to requests.

4. Department of State, Bureau of Public Affairs (N1-59-95-10). Electronic print files for publications of the Office of the Historian.

5. Administration for Children and Families (N1-292-95-1). Reduction in retention period for audit records.

6. Centers for Disease Control and Prevention (N1-442-95-2). Infant Screening Quality Assurance Program Records.

7. Environmental Protection Agency (N1-412-94-3). Revision of Superfund records schedule.

8. Federal Aviation Administration (N1-237-92-4). Enforcement Information System tapes (public use tapes are proposed for permanent retention).

9. Federal Retirement Thrift Investment Board (N1-474-95-1). Forms filed by participants.

10. Office of Personnel Management (N1-478-95-1). Application records for the Federal Executive Institute.

11. Office of Personnel Management (N1-478-95-3). Databases on Federal executive positions and executive personnel.

12. United States Information Agency, Office of Administration (N1-306-95-2). Routine and facilitative records relating to executive reservists and agency programs.

13. United States Information Agency, Bureau of Information (N1-306-95-6). Photographs used in the production of USIA World and predecessor or successor "house publications."

Dated: May 26, 1995.

Trudy Huskamp Peterson,

Acting Archivist of the United States.

[FR Doc. 95-14119 Filed 6-8-95; 8:45 am]

BILLING CODE 7515-01-M

Privacy Act of 1974; Transfer of Records

AGENCY: National Archives and Records Administration (NARA).

ACTION: Notice of transfer of records subject to the Privacy Act to the National Archives.

SUMMARY: Records retrievable by personal identifiers which are transferred to the National Archives of the United States are exempt from most provisions of the Privacy Act of 1974 (5 U.S.C. 552a) except for publication of a notice in the **Federal Register**. NARA publishes a notice of the records newly transferred to the National Archives of the United States which were maintained by the originating agency as a system of records subject to the Privacy Act.

FOR FURTHER INFORMATION CONTACT: Dr. Michael Kurtz, Assistant Archivist for the National Archives, on (301) 713-7000.

SUPPLEMENTARY INFORMATION: In accordance with section (l)(1)(3) of the Privacy Act, archival records transferred from executive branch agencies to the National Archives of the United States are not subject to the provisions of the Act relating to access, disclosure, and amendment. The Privacy Act does require that a notice appear in the **Federal Register** when executive branch systems of records retrievable by personal identifiers are transferred to the National Archives of the United States. After transfer of records retrievable by personal identifiers to the National Archives of the United States, NARA does not maintain these records as a separate system of records. NARA will attempt to locate specific records about an individual in any system of records described in a Privacy Act Notice as being part of the National Archives of the United States. Furthermore, records in the National Archives of the United States may not be amended, and NARA will not consider any requests for amendment.

Archival records maintained by NARA are arranged by Record Group depending on the agency of origin. Within each Record Group, the records are arranged by series, thereunder generally by filing unit, and thereunder by document or groups of documents. The arrangement at the series level or below is generally the one used by the originating agency. Usually, a system of records corresponds to a series.

In this notice, each system is identified by the system name used by the executive branch agency that accumulated the records. That system name is followed by information in parentheses about the National Archives Record Group to which records in the system have been allocated. In the section of the notice covering categories of records in the system, the specific segment of the system transferred to the National Archives is identified by the accession number assigned to the system segment when it was transferred to the National Archives and the series title associated with the system in the National Archives.

The following systems of records, or parts thereof, retrievable by personal identifiers have been transferred to the National Archives since the last notice published at 58 FR 28633 (May 14, 1993):

1. *System name:* Immigration and Naturalization Service Index System (part of National Archives Record Group

85, Records of the Immigration and Naturalization Service).

System location: National Archives at College Park, 8601 Adelphi Road, College Park, MD 20740, and National Archives—Pacific Northwest Region, 6125 Sand Point Way, Seattle, WA, 98115.

Categories of individuals covered by the system: Records in the National Archives cover: (1) Individuals named or referenced in documents classified for national security reasons; (2) aliens required to report addresses; (3) individuals covered by provisions of the immigration and nationality laws of the United States; (4) individuals named in correspondence received, including INS employees and past employees; federal, state, and local officials; and members of the general public; (5) examinations indexes; (6) Freedom of Information correspondence control index; (7) individuals who have arrived or departed by aircraft or vessel at a United States port; (8) naturalization and citizenship indexes; (9) aliens lawfully admitted for permanent residence, commuters and other authorized frequent border crossings, and nonimmigrant persons other than transients.

Categories of records in the system: Records in the National Archives in Washington covered by this notice are the Statistical Reporting System, 1977-1991, consisting of the Deportations Series (G-174), Lawful Immigrants Series (G-173), and Required Departure Series (G-189). This system contains data files, record layouts, codebooks, other appropriate documentation, and administrative, immigration, central subject, class 146-13-0/146-13-2 case, and class 146-13-2 legal case files. (NARA Accession Numbers NN3-085-093-001 through NN3-085-093-004, and NN3-085-094-001 through NN3-085-094-005). Records in Seattle are Chinese Exclusion Act case files, 1908-1943. (NARA Accession Number 10NS-085-093-001).

Routine uses of records maintained in the system, including categories of users and the purpose of such uses: Reference by Government officials, scholars, students, and members of the general public. The records in the National Archives of the United States are exempt from the Privacy Act of 1974 except for the public notice required by 5 U.S.C. 552a(1)(l)(3). Further information about uses and restrictions may be found in 36 CFR part 1256 and in the General Notice published by the National Archives and Records Administration in 40 FR 45786 (October 2, 1975).